Amos Cendali Jr US Address 1112 Portola Av Spring valley CA 91977 (619) 469-6045 Attorney, Informa Paupers. United States District Court 7 8 9 AMOS CENDALI JR 11 **PLAINTIFF** 12 VS 13 TREX ENTERPRISES CORP 15 DEFENDANT 16 17 18 19 20 22 23 24 25 26 27

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FILED

08 FEB 20 AM 11: 22

CLERK. U.S. DISTRICT COURT OUTHERN DISTRICT OF CALIFORNIA

NUNC PRO TUNC

FEB 192008

Southern District of California

CASE NO. 07CV2323-LAB (NLS) COMPLAINT, FILED 07 DEC 12 PM 12: 23 TRIAL BY JURY DEMAND AMENDING.

COMPLAINT, U.S.C 42 12101 CIVIL RIGHTS. TITLE, RIGHT TO SUE FOR DISAVILITY

DISCRIMINATION.

& LONG TURM DISAVILITY INSURANCE ONTRACTUAL LEGAL OBLIGATION. NOTICE, HEARING

DATE.

TIME.

DEP.

MOTION TO PROSECUTE, (1) & (2)

WILLFULY COMMITING VIOLATION

OF PUBLIC POLICY.

CIVIL CODE 51, 54. U.S.C. 42. 12101 ADA 1990

INTITLEMENT TO A JUDGEMENT, (3) & (4)

INTITLEMENT TO RELIEF, (5)

DEMANDING REFREANCE LETTER.

DEMANDING, INJURY REPORT DOI: 11-20-200:

DEMAND \$1,000,000.00 MILLION.

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On February 14 2008 Amos Cendali Jr, whent to the southern district court, tolled the clerk that Amos Cendali jr was expecting approval or rejection for the forma peupers form that was filed with the complaint package on Dic 12 2007, ask if there was instructions mailed, the clerk tolled me yes, I ask: tolled the clerk, I talk to the family member in spring valley several times in the 63 days, I whas whaiting I contacted several times, they tolled me nothing from the southern district court? the clerk gave me this phone number (619) 557-5874 to talk to person and he will give me instructions.

on februrary 15 2008 Amos Cendali Jr called the and talk to the person and recommended the F.C.P. 60. and simply explain to the Honorable Judge Larry Alan Burnssssss. what happand.

I hope you understand the delay.

The Dic 14 2008 order granting motion to proceed in forma Pauperis & dismissing complaint copy is not: the 5 counts, the supporting evidance with the specific information & the 2 page, 5 count charging docum

Amos Cendali Jr is filling the same package, the same package copys will have Page numbers & will be punched & dated.

Amos Cendali Jr, will amend only the front cover & additionaly I am including the following documents

- The Superior Court, Civil, Case History Cover, Page (6)
- Court Rullings, Page 7 to 24
- Additional information in the charging document, Pages (25) (26)
- Form, Decleration of service, Pages (27)
- Form, USM 285 Page (28)
- Form, Concent to proceed before a US Magistrate Judge & order of refrence. Page (29)
- Form, Supeona in Civil Case, Page (30)
- Items, (1) (2) (3) requested by the Honorable Judge Larry Alan Burns
- after the defendant answers each specific count, (1) (2) (3) (4) (5) the court can go foward.

DEPARTMENT OF FAIR EMPLOYMENT & HOUSING

1350 Front Street, Suite 3005, San Diego, CA 92101 (619) 645-2681 TTY (800) 700-2320 Fax (619) 645-2683 www.dfeh.ca.gov



March 11, 2005

AMOS AMITO CENDALI 1112 PORTOLA AVENUE **SPRING VALLEY. CA 91977**

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RE: E200405D0384-00-p

CENDALI/TREX-ENTERPRISES CORP.

Dear AMOS AMITO CENDALI:

Your complaint of discrimination (identified above) is on file with our office. According to the Fair Employment and Housing Act, the Department of Fair Employment and Housing (DFEH) must notify you of your right to request a right-to-sue notice which will authorize you to file a private lawsuit in a California Justice, Municipal or Superior Court on your own behalf. This letter is your notification of your right to request that notice.

No action is required by you unless you decide to request a right-to-sue notice. If you choose to exercise this option you must

- 1) notify DFEH in writing of your intent; and
- 2) provide your own legal counsel; and
- file your lawsuit within one year from receipt of the right-to-sue notice. 3)

If you do request a right-to-sue, DFEH will discontinue its investigation and close your complaint. If you do not request a right-to-sub, DFEH will continue to process your complaint. A right-to-sue notice will then be issued upon conclusion of our investigation, or one year after your complaint was filed, whichever comes first.

If you do not wish to request a right-to-sue notice, you need not respond to this letter.

Sincerely.

Belinda De La Cruz

Belinda DeLa Cruz District Administrator

DFEH-200-21 (06/98)

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1. Plaintiff must explain why the Court has jurisdiction.

CERTIFICATE OF COVERAGE

Life insurance Company of America (referred to as UNUM) welcomes you as a

This is your certificate of coverage as long as you are eligible for coverage and you become insured. You will want to read it carefully and keep it in a safe place.

written your certificate of coverage in plain English. However, a few terms and provisions are written as required by insurance law. If you have any questions are any of the terms and provisions, please consult UNUM's claims paying office.

The terms and provisions of the certificate of coverage (issued to you) are different the policy (issued to the policyholder), the policy will govern. Your coverage may be cancelled or changed in whole or in part under the terms and provisions of the policy.

The policy is delivered in and is governed by the laws of the governing jurisdiction and to the extent applicable by the Employee Retirement Income Security Act of 1974 (ERISA) and any amendments. When making a benefit determination under the policy, unum has discretionary authority to determine your eligibility for benefits and to interpret the terms and provisions of the policy.

For purposes of effective dates and ending dates under the group policy, all days begin at 12:01 a.m. and end at 12:00 midnight at the Policyholder's address.

UNUM Life Insurance Company of America 2211 Congress Street Portland, Maine 04122



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	2. Plaintiff must	state plainly what claims he is making against Defendant.
<u>.</u>	Specifically, he must expla	in what Defendant did or failed to do, and why he is entitled to be
	awarded \$1 million in dam	ages as a result.
The Def	endant deverted from ansv	vering to the (5) count charges in the Superior Court
Amos C	endali Jr Request the cour	t for authorization approval to have the service of process
an Orde	r to Compel the Defendant	t Trex Enterprises Corp to Answer the Charging Document
Pleading	g & Produce Documents in	the Civil Supeona.& have the US Marshall or a person specially
for that	purpose, who shall make p	proof of service, the fee for processing the service can go the Lien
It is apro	opriate to allow defendant t	ime to file an Answer to the 5 Counts Charges and for the Court to
go fowar	d from there.	
Amos Ce	endali jr, Request the South	ern District Court Civil Dep, to Proceed Before A United States
Magistr	ate Judge & Schedule a Hea	ring Date.
Thank y	ou for your attention.	
		•
	Amos Cendali jr	DATE 2·19·2008
	FORMA PAUPERIS.	

in
Superior court of the state of california
of the county of san diego.

The Following 17 Pages are the court Rullings
From Date 1-24-2007 to Date 9-28-2007

	,		•
NUMBER GIC867339 DAY	re of HEARING: 01/26/07	оерт. 69	PAGE 2 OF 2
TREAL SETTING: 5-11-	-07	at 8.45	FR in Dept. 69
MATTHATED TOTAL LENGTH.	dav(s) JURY DEMAND: Pla	sintiff Defendant	Walyed
TRIAL READINESS CONFERENCE :	4-27-67	at 11:00 an	in Dept. 69
SPECIAL SETTLEMENT CONFERENCE:		at	in Dept.
PURSUART TO THE STAMMATION UP THE PAR			
EXCHANGE OF EXPERTS: The parties stipulate to dispense	with the demand requirements of G	ICP 2034, and agree to excl	isinge experts as follows:
1st exchange: 3-0	20 7 2nd exc	hange: <u>3-2</u>	3-07
(ALL other provisions of CCP 2034 :	apply),		
mast be completed and jury fees po-	sted by: 4-11-07	official City and become life to	
TRANSFER TO ANOTHER COURT OR DISTRICT	•		 1
Transfer to	Court.	L	Appeal period waived.
plaintiff/Defendant is ordered to	pay the fees and costs of transfe	er by	
OSC why case should not be dremed		et an	
IN ADDITION TO THE ABOVE STIPULATION, IT	IS FLIRTHER ORDERED:		
CONSOLTOAT (ON/SEVERANCE/B) FURCATION		t t	
The east is consolidated with face	Nos	Lead CBS	
This case is ordered severed/blfur	reated se to		
07CV2323 an Order to Show Ca	ruse for failing to appear as noti	iced by the Court for today	y's procesding.
AN CHIMP is sat for		at	in Deat.
OSC WHY CASE SHOULD NOT BE DISHESSED			•
The Order to Show Cause is set for		at	in Dept.
CHE CONTINUED TO:		at	in Dept
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Dept: C-69

APR 20 2001 APR 20 2001, Deputy

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL

MINUTE ORDER

Time: 09:00:00 AM

Case Title: CENDALI vs TREX ENTERPRISES CORPORATION

Date: 04/20/2007

Judicial Officer Presiding: Judge Jeffrey B. Barton

Clerk: Deborah Jellison

Bailiff/Court Attendant: Henry Whatley

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Reporter: Norma Jean Flores Case Init. Date: 06/12/2006

Case No: GIC867339

Case Category: Civil - Unlimited

Case Type: Civil Rights

Event Type: Motion Hearing (Civil)

Moving Party: TREX ENTERPRISES CORPORATION

Causal Document & Date Filed: Motion - Other, 03/05/2007

Appearances:

AMOS JR CENDALI is present

STACEY JAMES is present for TREX ENTERPRISES CORPORATION

THIS BEING THE TIME PREVIOUSLY SET FOR DEFENDANT'S DEMURRER TO SECOND AMENDED COMPLAINT.

The Court hears arguments of plaintiff and counsel for defendant, Attorney James. Attorney James makes a request that plaintiff follow the proper method of service for her client and requests to continue the trial. Plaintiff, Amos Cendali, opposes the request to continue the trial and requests to have sanctions against Attorney James. The Court <u>orders</u> Mr. Cendali to serve any and all documents for the defendant on defendant's counsel, Attorney James. The Court <u>denies</u> plaintiff's request for sanctions as that issue is not before the Court at this time and was not included in the motion.

Attorney James Informs the Court that defendant is willing to participate in a Settlement Conference. Upon the Court's inquiry Mr. Cendali is not interested in a Settlement Conference. The Court states for the record that the Trial and Trial Readiness Conference remain as set. The Trial is scheduled for August 10, 2007 at 8:45 am and the Trial Readiness Conference is set for August 3, 2007 at 11:00 am.

After hearing arguments of plaintiff and counsel for defendant:

The Court takes this matter under submission.

The Court will render a written ruling.

14360

Judicial Officer Presiding: Judge Jeffrey B. Barton

Date: 04/20/2007 Dept: C-69 MINUTE ORDER

Paga: 1

Calendar No.: 1868

Dept: C-69

SUPERIOR COURT OF CALIFORNIA,
COUNTY OF SAN DIEGO
CENTRAL

MINUTE ORDER

Time: 09:00:00 AM

F 1 - - - Court

APR 2 4 2207,

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Date: 04/24/2007

Judicial Officer Presiding: Judgo Jeffrey B. Barton

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Bailiff/Court Attendant:

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Reporter:

Case Init. Date: 06/12/2006

Case No: GIC867339

Case Title: CENDALI VS TREX ENTERPRISES CORPORATION

Case Category: Civil - Unlimited

Caso Type: Civil Rights

Event Type: Motion Hearing (Civil)

Moving Party: TREX ENTERPRISES CORPORATION
Causal Document & Date Filed: Motion - Other, 03/05/2007

Appearances:

FINAL RULING FOR HEARING ON APRIL 20, 2007

The Court, having taken the above-entitled matter under submission on 04/20/2007 and having fully considered the arguments of all parties, both written and oral, as well as the evidence presented, now rules as follows:

On April 20, 2007, the Court heard oral argument on defendant Trex Enterprises Corporation's general and special unopposed Demurrer to plaintiff Amos Cendali's Second Amended Complaint (mislabeted as the First Amended Complaint). The Court vacates the tentative ruling of April 19, 2007, and Court enters the following order in the place:

Defendant Trex Enterprises Corporation's General and Special unopposed Domurrer to plaintiff Amoe Cendall's Second Amended Complaint is <u>sustained</u>, without leave to amend. This is plaintiff's third attempt to state a valid cause of action, and yet plaintiff's Complaint remains uncertain and fails to state factual allegations to support each alleged claim. Although plaintiff asserted at the hearing that he has evidence to support his claims, he was unable to articulate what legal theory he is relying upon when requested. Plaintiff did not indicate with any specificity what allegations would be raised in the amended pleadings. The exhibits to the Second Amended Complaint support defendant's position that plaintiff should not be greated leave to file a Third Amended Complaint.

Although plaintiff has now shown that he filed a claim for discrimination with the Department of Fair Employment and Housing prior to filing this lawsuit, the claim itself references that he suffered a work related injury, with a doctor's note indicating restrictions, and that he was terminated. Plaintiff also references that there is a Worker's Compensation Appeal. Any cause of action based upon violations of workers compensation statutes is barred because the Workers' Compensation Appeals Board would have exclusive jurisdiction over his injuries.

Pfeintiff's cause of action for falsification of medical records is uncertain because plaintiff does not allege that Trex had access to his medical information or how defendant may have improperly disclosed this information. There is no basis to support the allegations as the employer is not a medical provider.

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Date: 04/24/2007 Dept: C-89 MINUTE ORDER

Calendar No.: 1868

Case Title: CENDALI vs TREX ENTERPRISES CORPORATION

Case No: GIC867339

Plaintiff also rifes Civil Code sections 54.54.1. and 54.2 which prohibit discrimination against physically disabled persons in public accommodation. Plaintiff has not alleged that Trex is a place of public accommodation that has discriminated against him with respect to accessibility issues. Accordingly, the demurrer is sustained.

The Court vacates all other hearing dates on this case.

IT IS SO ORDERED.

JEFFREY B. BARTON
Judge of the Superior Court

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Date; 04/24/2007 Dept: C-69 MINUTE ÖRDER

Page: 2 Calendar No.: 1868

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SUPERIOR COURT OF CALIFORNIA SAN DIEGO COUNTY 330 West Broadway 3au Diego 92101 ADDRESS SERVICE REQUESTED

P.SDCHT S11 AMOS JR CENDALI 1112 PORTOLA AVE SPRING VALLEY, CA 91977

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PLAINTIFF: AMOS JR CENDALI	
DEFENDANT: TREX ENTERPRISES CORPORATION	
SHORT TITLE: CENDALI VS TREX ENTERPRISES CORPORATION	April 24. P007
NOTICE OF PROBLECAL	CASE NUMBER:
Notice of Dismissal	GIC867339
Jury fees may be forfeited within 20 days of this notice. Section 63 Procedure.	1.3 of the California Code of Cir

By: ______, Deputy

Case 3:07-cv-02323-LAB-NLS Document 5

Filed 02/20/2008

Page 13 of 33 CASE NUMBER: GIC867339

CLERK'S CERTIFICATE OF SERVICE BY MAIL

I certify that I am not a party to this cause. I certify that a true copy of the attached was mailed following standard court practices in a sealed envelope with postage fully prepaid, addressed as indicated below. The mailing and this certification occurred at <u>San Diego</u>, California, on <u>04/25/2007</u>

Clerk of the Court. by: ______, Deputy

STACEY JAMES 501 W. BROADWAY, STE 900 SAN DIEGO, CA 92101 AMOS JR CENDALI 1112 PORTOLA AVE SPRING VALLEY, CA 91977

CLERK'S CERTIFICATE OF SERVICE BY MAIL

Page: 2

07CV2323

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	FOR COURT USE DALY
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LAINTIFF: AMOS JR CENDALI	APR 2 4 2007
DEFENDANT: TREX ENTERPRISES CORPORATION	
HORT TITLE: CENDALI VS TREX ENTERPRISES CORPORATION	April 24, 28y: D. JELLISON, Deptily
	CASE NUMBER:
NOTICE OF DISMISSAL	GI¢867339
	dicial Officer: Jeffrey B. Barton
On court's own motion, case dismissed pursuant to the <u>San I</u> Jury fees may be forfeited within 20 days of this notice. Servedure.	

Clerk	of the	Court
- C	A1 1110	

Ву:	DEBORAH JELLISON	Deputy
Ly.	(

NOTICE OF DISMISSAL

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO Contral 330 West Broadway San Diego 92101	
SHORT TITLE: CENDALI VS TREX ENTERPRISES CORPORATION	
CLERK'S CERTIFICATE OF SERVICE BY MAIL	CASE NUMBER: GIC867339
I certify that I am not a party to this cause. I certify that a true copy of the	

Clerk of the Court, by: DEBORAH JELLISON , Deputy

STACEY JAMES 501 W. BROADWAY, STE 900 SAN DIEGO, CA 92101

AMOS JR CENDALI 1112 PORTOLA AVE SPRING VALLEY, CA 91977

CLERK'S CERTIFICATE OF SERVICE BY MAIL

Page: 2

San Diego, CA 92101-3827		₹ 1 E	E D
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CONT DISCROSS IN R 209160 6UAG	nis cause. I certify that a true copy of th lope with postage fully prepaid, addres Ulego, California, on 04/25/2007.	e attached was mailed following sed as indicated below. The ma	Standard and chilling
	Clork of the Court, by:	OHAH JELLISON	, Depu
STACEY JAMES 501 W. BROADWAY, STE 900	AMOS JR CI		, воро
SAN DIEGO, CA 92101	1112 PORTI SPRING VAI	OLA AVE LLEY, CA 91977	
			,
Additional names and address attac	harl		

Superior Court of California County of San Diego

HALL OF JUSTICE 330 WEST BROADWAY PO BOX 120128 SAN DIEGO CA 92112-0128

> DEPARTMENT 69 (619) 685-6146

KICKBACK FORM

May 4, 2007

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Amos Cendali, Jr. 1112 Portola Avenuc Spring Valley, CA 91977

Case Number: GIC 867339 Case Title: CENDALI vs. TREX ENTERPRISES, CORP

After review of the attached RIGHT TO SUE FOR DISABILITY DISCRIMINATION, we are unable to process the document(s) for the reason(s) indicated below:

- 1. This case was dismissed on April 24, 2007 with the Notice of Dismissal being sent to you on April 25th. A copy of the Notice is enclosed for your reference.
- 2. You may wish to seek legal advice on this matter. You can contact the San Diego Bar Association to request an attorney referable

Thank You,

Deborah Jellison

Courtroom Clerk for Department 69

Word Jellison

(619) 685-6146

S 150.00	easons indicated belo	\$ 150.00 fee is required for Initial Jury Fee Deposit
\$ 150.00 fee is required for		\$ 150.00 fee is required for Initial Jury Fee Deposit
Case number isincorrect missing not this court's jurisdiction. Form is incomplete; see red X(s) / highlight. Document / Check is not dated signed. Original signature(s) are required. Submitted form is obsolete; use the most current revision attached. Documents are not legible. If not typed, forms must be legibly printed in black or blue-black ink. (CRC 201(c) Your pleading is not in compliance with CRC 201. Documents must be submitted on 8 1/2".X 11" paper an be two-hole punched at the top. Each document filed by a fax filing agency shall contain the phrase "By fax" immediately below the title document. (CRC 2005(f)) The first page of the pleading must specify immediately below the case number: the hearing date department, name of the hearing judge if ascertainable, and trial date if assigned. (CRC 311(b)) Summons must match the Complaint / Cross-complaint exactly. Complaint / Summons indicates another court location; file in appropriate court. In a Petition for Appointment of Guardian Ad Litem, if the minor is 14 years of age or older, the minor must petitioner or consent to the appointment of the action; absent a court order.		하는 이번째 살고 있는데 그렇게 되었다면 하셨다면 얼룩되었습니다. 이 얼마 얼마 뭐니 그렇게 되었다면 하다.
Form is incomplete; see red X(s) / highlight. Document / Check is not dated signed. Original signature(s) are required. Submitted form is obsolete; use the most current revision attached. Documents are not legible. If not typed, forms must be legibly printed in black or blue-black ink. (CRC 201(c) Your pleading is not in compliance with CRC 201. Documents must be submitted on 8 1/2" X 11" paper and be two-hole punched at the top. Each document filed by a fax filing agency shall contain the phrase "By fax" immediately below the title document. (CRC 2005(f)) The first page of the pleading must specify immediately below the case number: the hearing date department, name of the hearing judge if ascertainable, and trial date if assigned. (CRC 311(b)) Summons must match the Complaint / Cross-complaint exactly. Complaint / Summons indicates another court location; file in appropriate court. In a Petition for Appointment of Guardian Ad Litem, if the minor is 14 years of age or older, the minor must petitioner or consent to the appointment of the action; absent a court order.		and the state of t
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Original signature(s) are required. Submitted form is obsolete; use the most current revision attached. Documents are not legible. If not typed, forms must be legibly printed in black or blue-black ink. (CRC 201(c) Your pleading is not in compliance with CRC 201. Documents must be submitted on 8 1/2" X 11" paper an be two-hole punched at the top. Each document filed by a fax filing agency shall contain the phrase "By fax" immediately below the title document. (CRC 2005(f)) The first page of the pleading must specify immediately below the case number: the hearing date department, name of the hearing judge if ascertainable, and trial date if assigned. (CRC 311(b)) Summons must match the Complaint / Cross-complaint exactly. Complaint / Summons indicates another court location; file in appropriate court. In a Petition for Appointment of Guardian Ad Litem, if the minor is 14 years of age or older, the minor must petitioner or consent to the appointment of the action, absent a court order.		불빛이 하면 하다 가는 이 보다는 바람이 되었다는 사람들이 살아 되었다. 나는 얼마 가입니다.
Submitted form is obsolete; use the most current revision attached. Documents are not legible. If not typed, forms must be legibly printed in black or blue-black ink. (CRC 201(c) Your pleading is not in compliance with CRC 201. Documents must be submitted on 8 1/2" X 11" paper and be two-hole punched at the top. Each document filed by a fax filing agency shall contain the phrase "By fax" immediately below the title document. (CRC 2005(f)) The first page of the pleading must specify immediately below the case number: the hearing date department, name of the hearing judge if ascertainable, and trial date if assigned. (CRC 311(b)) Summons must match the Complaint / Cross-complaint exactly. Complaint / Summons indicates another court location; file in appropriate court. In a Petition for Appointment of Guardian Ad Litem, if the minor is 14 years of age or older, the minor must petitioner or consent to the appointment of the Guardian Adultitem. (CCP:373). Guardian Ad Litem cannot be a party to the action, absent a court order.		기사 등 경험 등 기가 있다면 하는데 하는데 되고 있다면 되었다면 하는데 하는데 되었다면 하는데 되었다.
Documents are not legible. If not typed, forms must be legibly printed in black or blue-black ink. (CRC 201(c) Your pleading is not in compliance with CRC 201. Documents must be submitted on 8 1/2" X 11" paper and be two-hole punched at the top. Each document filed by a fax filing agency shall contain the phrase "By fax" immediately below the title document. (CRC 2005(f)) The first page of the pleading must specify immediately below the case number: the hearing date department, name of the hearing judge if ascertainable, and trial date if assigned. (CRC 311(b)) Summons must match the Complaint / Cross-complaint exactly. Complaint / Summons indicates another court location; file in appropriate court. In a Petition for Appointment of Guardian Ad Litem, if the minor is 14 years of age or older, the minor must petitioner or consent to the appointment of the action; absent a court order. Guardian Ad Litem cannot be a party to the action; absent a court order.		지하 하지않아, 말이 하게 되는데 보고 눈을 때 살아가고 하는데 하면 되었다. 하는데 하고 안 하는데 다른데 다른데 다른데 하는데 다른데 다른데 다른데 다른데 다른데 다른데 다른데 다른데 다른데 다른
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petitioner or consent to the appointment of the Guardian Add Litem. (CCP:373). Guardian Ad Litem cannot be a party to the action, absent a court order.		Complaint / Summons indicates another court location; file in appropriate court.
F를 받아 있는 항문을 하다면 있다. 그 회에 다른 불쾌한 하고 하게 되었다. 그는 생각이라고 불 하는 하는 한 경찰을 받는 것이다. 하는 것 같아요.	, the minor must be t	
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A Petition for Appointment of Guardian Ad Litem must be filed at the same time as, and as a separate do from, the underlying complaint.	s a separate docume	
M Other: Case dismissed by Court 4-24-07	さまずり 近日 1000 1000 1000 1000 1000 1000 1000 1	Other: Case dismissed by Court 4-24
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	<u> 4-0' </u>	
Please return this form when you resubmit your document(s) and enclose a self-addressed envelone large	/4-0'	
enough for all documents, stamped with sufficient postage.	(4-0'	
Please return this form when you resubmit your document(s) and enclose a self-addressed envelope large enough for all documents, stamped with sufficient postage. CLERK OF THE SUPERIOR COURT	<u> 4-0' </u>	

	FILED CERT WIND
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state box number, and extress): AMOS CENTALIJE (Proprapersona)	CIVIL THE PRODUCTION OF THE COURT OF THE PROPULATION OF THE PROPULATIO
1112 portola av	THE WAR FOR
Spring valley ca 91977	是你随你写!!! []
TELEPHONE NO. 619 469 6045 FAX NO. 619 469 60 45	1 10 10 10 10 10 10 10 10 10 10 10 10 10
ATTORNEY FOR (Name):	CILETY, CA
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	CLETT DIE GE COUNTY, CA
MALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101-3827 NORTH COUNTY DIVISION, 325 S. MELROSE DR., MSTA, CA 92081-6643	
EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020-3941 RAMONA BRANCH, 1428 MONTECITO RD., RAMONA, CA 92065-5200	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910-5649	
PLAINTIFF(S)/PETITIONER(S)	.n.DGE
Amos Cendelijr	DEPT
DEFENDANT(S)/RESPONDENT(S)	
TREX ENTERPRISES CORP NOTICE OF JURY FEE DEPOSIT	CASE NUMBER
(CCP 631, San Diego Superior Court Rules, Division II, Rule 2.12)	
TO: The above Court, the Clerk thereof, and all concerned parties: The above-entitled case, having been set for trial on 5-(1-07) statutory fee, prescribed as and for first days deposit for trial by	, in Department <u>69</u> at <u>8.45</u> .m., the jury, is tendered herewith on behalf of
(Plaintiff)(Defendant) Amos Cendoli Ir	
(FullName)	
Parcel No (se) (if appropriate) LIEN Case N	GI C86 7339
2 12945	
Dated: 4-2-07	
	(Signature of attorney)
DECLARATION OF SERVICE BY MA	
I declare that: I am over the age of 18 years and not a party to this case; I am where the mailing took place; and my residence or business address is: US God ress 1112 portola au sprine ucli	
I served the NOTICE OF JURY FEE DEPOSIT by placing a true copy in separa respectively, as follows:	te envelopes addressed to each addressee,
TREX Enterprises corp 10455 pacific center court	
10455 pacific center court	
son Diego ca 92121	지역의 등이 들어가고, 그는 그리고 말이라고 생긴다. 일본 학생들은 당시하지 않는 사람들은 물을 받는다.
	- 경기에 가 기교하는 하고 마는 전 그로 경찰하다는 보다 [설문자 시간 시간 기기 기기 및 기 스 및 기회 (기기 기기 기기
I then sealed each envelope and, with postage thereon fully prepaid, placed Service, on the date shown below at (City and State)	and the demand in the United Chalco Decial
Service of the servic	
I declare under penalty of perjury, under the laws of the State of California, that	CC
I declare under penalty of perjury, under the laws of the State of California, that	CC
I declare under penalty of perjury, under the laws of the State of California, that Date: $4-2-0.7$ Amos Cende Li	CC
I declare under penalty of perjury, under the laws of the State of California, that	CC

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO HALL OF JUSTICE

TENTATIVE RULINGS - August 23, 2007

EVENT DATE: 08/24/2007

EVENT TIME: 09:00:00 AM

DEPT.: C-69

JUDICIAL OFFICER: Jeffrey B, Barton

CASE NO.: GIC867339

CASE TITLE: CENDALI VS TREX ENTERPRISES CORPORATION

CASE CATEGORY:

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Civil - Unlimited

CASE TYPE: Civil Rights

EVENT TYPE: Motion Hearing (Civil)

CAUSAL DOCUMENT/DATE FILED: Motion - Other, 08/14/2007

TENTATIVE RULING

Plaintiff Armos Candali's motion secking prosecution for willfully committing violation of public is off calendar for falling to file a proof of service showing service on defendant Trex Enterprises Corporation.

Any party who wishes to orally argue the motion must appear on the date and at the time set for the hearing. Failure to appear shall be deemed a waiver of oral argument. If neither party appears at the scheduled hearing, this tentative ruling shall become the final order of the court on the date set for hearing.

IT IS SO ORDERED.

Event ID: 47860

TENTATIVE RULINGS

Calendar No : 14



AO 85 (Rev. 10/97 December 11, 1997) Consent to Proceed

United States District Court

SOUTHERN DISTRICT OF CALIFORNIA

AMOS CENDALI JR **PLAINTIFF** TREX ENTERPRISES CORP.

CONSENT TO PROCEED BEFORE A UNITED STATES MAGISTRATE JUDGE AND ORDER OF REFERENCE

CASE NUMBER:

DEFENDANT

CONSENT TO PROCEED BEFORE A UNITED STATES MAGISTRATE JUDGE

In accordance with the provisions of 28 U.S.C. 636(c) and Fed.R.Civ.P. 73, the parties in this case hereby voluntarily waive their rights to proceed before a judge of the United States district court and consent to have a United States magistrate judge conduct any and all further proceedings in this case, including the trial, and order the entry of a final judgment.

Plaintiff(s) Signatures	Date
Amos Cendel	12.11-2007
Defendant(s) Signatures	<u>Date</u>
1. TILER MENDELSON A	DRE CORP, ON 2-11-2007
STACY E. JAMES ATTOR	ney at law assistant
indicated she will no	IT Sign The concent
TO proceed metore New Case #:	DRE CORP, ON 2-11-2007 Ney OT LAW, GSSISTANT ST SIGN THE CONCENT A US MUGISTRATE JUDGE.
ORDER OF	REFERENCE
IT IS HEREBY ORDERED that this case he r United States Magistrate Judge, for all further accordance with 28 U.S.C. 636(c), Fed.R.Civ.	proceedings and the entry of judgment in
Date	United States District Judge

[발표] [발표] 그 등록 보는 10년 12월 12일 (12일) 일 기업을 10년 12월 12일 (12일) 12일 (12일)	SUPERIOR COURT OF CALIFORN COUNTY OF SAN DIEGO CENTRAL	IIA, LE [
	MINUTE ORDER	AUG 2 4 2007
Date: 08/24/2007	Time: 09:00:00 AM	Dept: C-69By: D. JELLISUN, Depu
Judicial Officer Presiding: Judge Jeffre Clerk: Deborah Jellison	y B. Barton	
: Bailiff/Court Attendant: Scot Parriott / H ERM:	lenry Whatley	
Reporter: Norma Jean Flores Case Init. Date: 06/12/2008 Case No: GIC867339	Case Title: CENDALI vs TREX EN	TERPRISES CORPORATION
Case Category: Civil - Unlimited	Case Type: Civil Rights	
Event Type: Motion Hearing (Civil) Moving Party: AMOS JR CENDALI Causal Document & Date Filed: Motion	- Other, 08/14/2007	
Appearances: AMOS JR CENDALI is present as Plain		
STACEY JAMES is present for TREX E		
STACEY JAMES is present for TREX E		'S MOTION SEEKING PROSECUTION.
THIS BEING THE TIME PREVIOUSLY The Court notes for the record that a Price Cendall agrees with the tentative stating	INTERPRISES CORPORATION	but counsel for defendant is present in cour equests to continue the hearing. Attorney Ja
THIS BEING THE TIME PREVIOUSLY The Court notes for the record that a Price Cendall agrees with the tentative stating states that she was served with the documents.	SET FOR ORAL ARGUMENT ON PLAINTIFF roof of Service of today's hearing was not filed in	but counsel for defendant is present in cour equests to continue the hearing. Attorney Ja states that the Motion is unclear.
THIS BEING THE TIME PREVIOUSLY The Court notes for the record that a Price Cendall agrees with the tentative stating states that she was served with the document of the Court finds that it is appropriate to a	SET FOR ORAL ARGUMENT ON PLAINTIFF roof of Service of today's hearing was not filed in githat he did not file the Proof of Service and rouments and would like to go forward today but s	but counsel for defendant is present in cour equests to continue the hearing. Attorney Ja states that the Motion is unclear.
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THIS BEING THE TIME PREVIOUSLY The Court notes for the record that a Proceeding agrees with the tentative stating states that she was served with the document of the Court finds that it is appropriate to a The Court continues this hearing to Erischedule: Opposition is due by August 31, 2007	SET FOR ORAL ARGUMENT ON PLAINTIFF roof of Service of today's hearing was not filed i g that he did not file the Proof of Service and re uments and would like to go forward today but s allow defendant time to file an opposition and fo day. September 28, 2007 at 9:00 am in Depa	but counsel for defendant is present in cour equests to continue the hearing. Attorney Ja states that the Motion is unclear.
THIS BEING THE TIME PREVIOUSLY The Court notes for the record that a Proceeding agrees with the tentative stating states that she was served with the document of the Court finds that it is appropriate to a The Court continues this hearing to Frieschedule: Opposition is due by August 31, 2007 Reply is due by September 14, 2007	SET FOR ORAL ARGUMENT ON PLAINTIFF roof of Service of today's hearing was not filed in githat he did not file the Proof of Service and reuments and would like to go forward today but sallow defendant time to file an opposition and for day. September 28, 2007 at 9:00 am in Departments will accept service.	but counsel for defendant is present in cour equests to continue the hearing. Attorney Ja states that the Motion is unclear.
THIS BEING THE TIME PREVIOUSLY The Court notes for the record that a Proceeding agrees with the tentative stating states that she was served with the document of the Court finds that it is appropriate to a The Court continues this hearing to Frischedule: Opposition is due by August 31, 2007 Reply is due by September 14, 2007 Attorney James indicates for the record	SET FOR ORAL ARGUMENT ON PLAINTIFF roof of Service of today's hearing was not filed in githat he did not file the Proof of Service and reuments and would like to go forward today but sallow defendant time to file an opposition and for day. September 28, 2007 at 9:00 am in Departments will accept service.	but counsel for defendant is present in cour equests to continue the hearing. Attorney Ja states that the Motion is unclear.

Date: 08/24/2007 Dept: C-69

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MINUTE ORDER

. AO88 (Rev. 12/06) Subpoena in a Civil Case

Issued by the

UNITED S	STATES DIST	RICT COURT	Γ
SOUTHERN	_ DISTRICT OF		CALIFORNIA
AMOS CENDALI JR V.		SUBPOENA IN A	A CIVIL CASE
TREX ENTERPRISES CORP		Case Number:1	
TO: TREX ENTERPRISES CORP.			
& SHEPPARD MULLIN RICHTER & HAMPTON LLP			
YOU ARE COMMANDED to appear in the testify in the above case.	e United States Distri	ct court at the place, d	ate, and time specified below to
PLACE OF TESTIMONY			COURTROOM
			DATE AND TIME
YOU ARE COMMANDED to appear at the in the above case.	e place, date, and time	specified below to tes	tify at the taking of a deposition
PLACE OF DEPOSITION			DATE AND TIME
YOU ARE COMMANDED to produce and place, date, and time specified below (list -CHARGING DOCUMENT PAGES 1 & 2, ANSONE ORIG, EMPLOYMENT REFRENCE LECONE COPY OF THE INJURY REPORT FOR	documents or objects) SWER & PLEA, TO E TTER, FOR AMOS C	: ACH SPECIFIC COU	
PLACE			DATE AND TIME
☐ YOU ARE COMMANDED to permit insp	pection of the following	g premises at the date	e and time specified below.
PREMISES			DATE AND TIME
Any organization not a party to this suit that is a director's, or managing agents, or other persons who matters on which the person will testify. Federal R	o consent to testify on it	s behalf, and may set fo	designate one or more officers, rth, for each person designated, the
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICAT	E IF ATTORNEY FOR PLAI	NTIFF OR DEFENDANT)	DATE
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NU	MBER		
(See Rule 45, Federal F	Rules of Civil Procedure, Subdivisi	ons (c), (d), and (e), on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO HALL OF JUSTICE

TENTATIVE RULINGS - September 27, 2007

EVENT DATE: 09/28/2007

EVENT TIME: 09:00:00 AM

DEPT.: C-69

JUDICIAL OFFICER: Jeffrey B. Barton

CASE NO.: GIC867339

CASE TITLE: CENDALI VS TREX ENTERPRISES CORPORATION

CASE CATEGORY: Civil - Unlimited

CASE TYPE: Civil Rights

EVENT TYPE: Motion Hearing (Civil) CAUSAL DOCUMENT/DATE FILED:

TENTATIVE RULING

Plaintiff Amos Cendali's motion seeking prosecution for willfully committing violation of public is off calendar. This entire case was dismissed on April 24, 2007, and the court is without jurisdiction to hear this motion.

Any party who wishes to orally argue the motion must appear on the date and at the time set for the hearing. Failure to appear shall be deemed a waiver of oral argument. If neither party appears at the scheduled hearing, this tentative ruling shall become the final order of the court on the date set for hearing.

IT IS SO ORDERED.

SUPERIOR COURT OF THE STATE OF CALIFORNIA OF THE COUNTY OF SAN DIEGO

San Diego County Superior Court 330 West Broadway SD 92101 .

Honorable Jeffrey B Barton.

6 Civil Dep 69

7 | Case No. GIC867339

8 Date 9-28-2007

O Event Type, Motion Hearing (Civil)

This beaing the time previosly set for oral argument on plaintiffs Motion Seeking Prosecution.

13 The Judge indicated he has no power or authority

14 to the best of my recollection, Amos Cendali jr..

PAGE 1 of 2

SUMMURARY OF PROSECUTION CHARGES.

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Count 1. Charge, Gov 12926.1 (e) & Civil Code 54 (b) (1) (c) & U.S.C 42. 102101

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between the injured worker and the employer in determining a reasonable accommodation, as this

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requirement has been articulated by the Equal Employment Opportunity Commission in its interpretive guidance of the American with Disabilities Act of 1990.

The willful failure knowing the legislature affirms the importance of the interactive process

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(NOTE) The complaint whit the DEFH claim indicates to also charge whit the EEOC Mr Cendali J1

was not a where there suppost to be filed automaticly, EEOC & DEFH.

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Count 2. Charge Civil Code 51.

(a) This section shall be known, and may be cited, as the Unruh Civil Rights Act.

All persons within the jurisdiction of this state are free and equal, and no matter what there Disavilit

are entitled to the full and equal accommodations, advantages, facilities, priviliges, services in all

business establishments of every kind whatsoever.

(c) This section shall not be construed to confer any right, privilege on a person that is conditioned

limitrd by law that is applicable alike to persons of every disavility.

(e) For porposes of this section: (1) (f)

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Count 3. Charge Any person who alters or mofifies the medical record of any person, with fraudulent

Intent, & who, with fraudulent intent, creates any false medical recored is subject to Criminal & Civi

22 penaltys.

Trex Enterprises Corp 401 (K) Savings Plan, Summary Plan Description, Binds all Participants

Employers, former Emplotees, and their Beneficiaries.

Unum Life Insurance of America, Income Protection Claim Form binds the employer & the physician

including the employee.

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PAGE 2 of 2

Count 4. Charge Any person who alters or mofifies the medical record of any person, with fraudu Intent, & who, with fraudulent intent, creates any false medical recored is subject to Criminal & Civil penaltys.

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Count 5..

Enforcing the unum life insurance of america portability policy contract. 6

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INVESTIGATING AGENCY, The Department of Employment Fair & Housing.

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Superciding Notification right to sue notice, (NOTE) Notice right to sue letter, not included.

Master remedys provided for violations of california civil code 51, 54, 42 U.S.C. 12101

Intitles Amos Cendali Jr, to recover for each offence for the actual damages and any

amounts as may be determined by jury, or the court sitting without a jury, up to

a maximum of three times the amount of actual damages but in no case less that

15 one thousand dollars (\$1,000),

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18 Certify, that chainges have been made & aditional Information is included & I declare under penalty 19 of perjury under the law of the state of california that the forgoing is thru & correct 20 executed on 2-20-2008 at San Diego, California.

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Amos Cendali Jr

FORMA PAUPERIS.

DATE 2-19-2008

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

AMOS CENDALI JR		<i>)</i>)	Case No.
vs.))	DECLARATION OF SERVICE
TREX ENTERPRISES CORP)))	Person Served: TREX ENTERPRISES CORP.
))	Date Served:
not a party to Briefing on the	this action; that	I served the above i ona, Rep Pleading M	y that I am over the age of eighteen years and named person the following documents: lotion to Prosecute Charging Document, Petition.
1)	By personally	delivering copies to	the person served.
2)	with the person	n who apparently w	hours, copies in the office of the person serve as in charge and thereafter mailing (by first-class ther person served at the place where the copie
3)	business of the household or least 18 years thereafter mail	e person served in a person apparently of age, who was in	g house, usual place of abode, or usual place on the presence of a competent member of the y in charge of his office or place of business, a aformed of the general nature of the papers, an mail, postage prepaid) copies to the person serve te left.
4)	By placing a address named on	copy in a separate below and depositi , 20	e envelope, with postage fully prepaid, for eacing each in the U.S. Mail at
Executed on		, 20	at .

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

AMOS CENDALI JR))		Case No.		
vs.))		DECLARATION OF SERVICE		
TREX ENTERP	RISES CORP))))		Person Served: SHEPPARD MULLIN & HAMPTON LLP Date Served:		
not a party to Briefing of the	this action; that	I served the na, Rep Plea	above name	at I am over the age of eighteen years and ed person the following documents: to Prosecute Charging Document, Petition.		
1)	By personally	delivering c	opies to the	person served.		
2)	By leaving, during usual office hours, copies in the office of the person serve with the person who apparently was in charge and thereafter mailing (by first-cl mail, postage prepaid) copies to ther person served at the place where the copwere left.					
3)	By leaving copies at the dwelling house, usual place of abode, or usual place of business of the person served in the presence of a competent member of the household or a person apparently in charge of his office or place of business, at least 18 years of age, who was informed of the general nature of the papers, and thereafter mailing (by first-class mail, postage prepaid) copies to the person served at the place where the copies were left.					
4)	By placing a address named on	copy in a below and	separate envidepositing e	velope, with postage fully prepaid, for each ach in the U.S. Mail at		
Executed on		, 2	20	at		
		<u>, </u>		 .		

U.S. Department of Justice United States Marshals Service

PROCESS RECEIPT AND RETURN

LAINTIFF							COURT CASE NUMB	ER		
mos Cendali	i Jr						TABLE OF BROOKES			—
EFENDANT							TYPE OF PROCESS			
rex Enterpris										
(NAME OF INDIV	VIDUAL, COM	PANY, COR	RPORATION. ETC	C. TO SERVE OR DES	CRIPT	ION OF PROPERTY TO) SEIZE O	R CONDEM	.N
SERVE 🕽	TREX ENTER									
AT				ity, State and ZIP C						
					CA, 92121 (858)	646-5	300	,		
END NOTICE (OF SERVICE COPY	Y TO REQUES	TER AT NA	ME AND ADDRE	SS BELOW		mber of process to be			
		***************************************		**************************		ser	ved with this Form 285			
· SH	HEPPARD MUL	LIN RITCH	TER & H.	AMPTON LLP	•	Nu	mber of parties to be			
	TTORNEY AT I		T COD				ved in this case			
	1 WEST BROA AN DIEGO CA 9		h FLOOR	•						
	19) 338-6500	72101					eck for service U.S.A.			
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					IN EXPEDITING SEI	RVICE	(Include Business and A	l <i>iternate A</i>	ddresses.	
ll Telephone N	lumbers, and Estime	ated Times Ava	ilable for Sei	rvice):				•	F	oid
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1. CLERK OF THE COURT

2. USMS RECORD

3. NOTICE OF SERVICE

BILLING STATEMENT*: To be returned to the U.S. Marshal with payment, if any amount is owed. Please remit promptly payable to U.S. Marshal.
 ACKNOWLEDGMENT OF RECEIPT

PRIOR EDITIONS MAY BE USED

Form USM-285 Rev. 12/15/80 Automated 01/00



AO88 (Rev. 12/06) Subpoena in a C	Civil Case		
			PROOF OF SERVICE
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			DECLARATION OF SERVER
I declare under penalty of	f perjur	y under th	ne laws of the United States of America that the foregoing information contained
in the Proof of Service is to	ue and	correct.	
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Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), as amended on December 1, 2006:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

(1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

(2) (A) A person commanded to produce and permit inspection, copying, testing, or sampling of designated electronically stored information, books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

(B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection, copying, testing, or sampling may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to producing any or all of the designated materials or inspection of the premises — or to producing electronically stored information in the form or forms requested. If objection is made, the party serving the subpoena shall not be entitled to inspect, copy, test, or sample the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production, inspection, copying, testing, or sampling. Such an order to compel shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection, copying, testing, or sampling commanded.

(3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

(i) fails to allow reasonable time for compliance;

(ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held;

(iii) requires disclosure of privileged or other protected matter and no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

 (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject

to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

(1) (A) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.

(B) If a subpoena does not specify the form or forms for producing electronically stored information, a person responding to a subpoena must produce the information in a form or forms in which the person ordinarily maintains it or in a form or forms that are reasonably usable.

(C) A person responding to a subposta need not produce the same electronically stored information in more than one form.

(D) A person responding to a subpoena need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or to quash, the person from whom discovery is sought must show that the information sought is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) (A) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial-preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

(B) If information is produced in response to a subpoena that is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has and may not use or disclose the information until the claim is resolved. A receiving party may promptly present the information to the court under seal for a determination of the claim. If the receiving party disclosed the information before being notified, it must take reasonable steps to retrieve it. The person who produced the information must preserve the information until the claim is resolved.

(e) CONTEMPT. Failure of any person without adequate excuse to obey a subpoena served upon that person may be deemed a contempt of the court from which the subpoena issued. An adequate cause for failure to obey exists when a subpoena purports to require a nonparty to attend or produce at a place not within the limits provided by clause (ii) of subparagraph (c)(3)(A).

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